

DEPARTMENT OF THE TREASURY

INTERNAL REVENUE SERVICE WASHINGTON, DC 20224

TAX EXEMPT AND GOVERNMENT ENTITIES DIVISION

Date: December 24, 2003

UIL: 501,00-00

Employee Identification Number:

Contact Telephone Number:

Contact Address:

Form Number: Tax Period Ended:

Person to Contact:

Internal Revenue Service TEGE: EO: MR: FA P.O. Box 13163, Room 1520

Baltimore, MD 21203

EIN:

CERTIFIED MAIL

Dear Sir or Madam:

In a letter dated July 1929, a ruling was issued wherein your organization was held to be exempt from Federal Income Tax as an organization described in section 501(c)(13) of the Internal Revenue Code (IRC) of 1954.

IRC 501(c)(13) exempts: "Cemetery companies owned and operated exclusively for the benefit of their members or which are not operated for profit; and any corporation chartered solely for the purpose of the disposal of bodies by burial or cremation which is not permitted by its charter to engage in any business not necessarily incident to that purpose and no part of the net earnings of which inures to the benefit of any private shareholder or individual."

We have reviewed your activities and examined your financial records for the period ending
Based upon our examination, we have determined that the organization's income has inured to the benefit of a private shareholder or individual because of a sales and management agreement entered into that grants what amounts to an equity interest or a joint venture in your organization. Further, since your Articles of Incorporation did not prohibit inurement as required by the Code and Regulations, the owners and employees of the management company became your Board of Trustees each time there was an ownership change in the management company. Due to this, the organization no longer had any control over its own organization or operations.

31 Hopkins Plaza, Room 1520. Baltimore Maryland 21201

TP: EIN:

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Based upon the facts and the applicable law, your organization no longer meets the requirements for exemption under section 501(c)(13) or any other section of the Code. We are therefore proposing revocation of your organization's exemption from Federal income tax under section 501(c)(13) of the Internal Revenue Code effective January 1,

You have agreed with us and have signed on November 27, 2002 a Form 6018, Consent to Proposed Adverse Action, revoking your exempt status. If you still accept our findings, you do not need to take further action. If we do not hear from you within 30 days from the date of this letter, we will process your case on the basis of the recommendations shown in the examination report and your revocation will become final.

Since you will no longer be an exempt organization, you will be required to file Federal income tax returns on Form 1120, US Corporation Federal Income Tax Return at the end of your fiscal year. In the future, please file these returns with the appropriate service center indicated in the instructions for those returns.

If you do not accept our findings, you may appeal the proposed adverse determination through our office to the Office of Regional Director of Appeals. To request appeals consideration, you should follow the instructions in the enclosed Publication 892. We will then forward your request to the Office of Regional Director of Appeals. If a hearing is requested, you will be contacted to arrange a mutually convenient time and place.

You also have the right to contact the office of the Taxpayer Advocate. Taxpayer Advocate assistance is not a substitute for established IRS procedures, such as the formal appeals process. The Taxpayer Advocate is not able to reverse a legally correct tax determination, nor extend the time fixed by law that you have to file a petition in the U.S. Tax Court. The Taxpayer Advocate can, however, see that a tax matter that may not have been resolved through normal channels gets prompt and proper handling. If you want Taxpayer Advocate assistance, please call toll-free 1-877-777-4778. If you prefer to respond by mail, please direct your correspondence to the following address:

Taxpaver Advocate

If you have any questions, please call or write the contact person whose name and telephone number are shown above. If you write, please include your telephone number, the best time to call you if we need more information, and a copy of this letter to help us identify your account.

Thank you for your cooperation.

TP: EIN: Page 3

Sincerely,

R. C. Johnson

Director, EO Examinations

Enclosures:

Publication 892 Examination Report

Department of the Treasury -Internal Revenue Service

				200	J44U&	U	
R	EPORT OF I	EXAN	INATION-EX	EMPT ORGANI	ZATIONS	Р	age 1 of 1
I. Form Number	2.		District Offi			mbe	port r 24, 2003
4. Name and Address	of Taxpaye	r		5. Name and A Foundation	ddress of Priva	ate	
5. Social Security or Employer 7.Ta Identification No.		ax Period(s)	8. Private Foundation Employer Identification No.		,	. Tax Period(s)	
10. Report Preparer's Name			11. Agreement Secured Yes				
12. Findings Discussed With NA			13. Agreement Date November 27, 2002				
14(a). Summary of Proposed Adjustments			14(b) Penalty				
nternal Revenue Code Section	Period Cove by Examina		Amount of Tax	Additional Tax (Private Foundation	Internal Rever Code Section		Amount
501(c)(13)			NA				
Revocation of Exempt nternal Revenue Code effective January 1,			•			•	•
						-	
						:: :·	

15. Schedules and Exhibits Attached

See attached Forms 886-A & 6018.

Form 4621

(Rev. August 1983)	Consent to Pro (All references are	Prepare In Ouplicate		
Case Number		Date of Latest Determination Letter		
Employer Identification Numbe		Date of Proposed Adverse Action Letter		
Name and Address of Organiza	ation			
understand that if Sectio		bove organization as shown by the box(es ting to Status and Classification of Organi rse action.		
~				
	NATURE C	F ADVERSE ACTION		
☐ Denial of exemp	tion			
Revocation of ex	emption, effective JANUA	H2Y 1,		
Modification of e	xempt status from section 501 (c)() to 501 (c) (), effective		
☐ Classification as	a private foundation (section 509(a))	, effective		
Classification as	a non-operating foundation (section	4942(j)(3)), effective		
Classification as	an organization described in section	509(a)(), effective		
Classification as	an organization described in section	170(b)(1)(A)(), effective		
If you parno to the before	en notion chourn above, planes sign o	and return this consent. You should keep	a copy for your records	
	pefore you have exhausted your admi	inistrative appeal rights, you may lose you		
Name of Organization	(Signature instruction	ns are on the back of this form.)	<u></u>	
Signature and Title		REASURSL	Date	
Signature and Title	//	roysulse	Date	
C-1 N 40000			Form 6018 (Rev. 8-198:	
Cat. No. 430000				

200440232				
Form 886-A	DRAFT EXPLANATION OF ITEMS	Schedule or Exhibit No.		
Name of Taxpayer		Year Ended		
Issues:				
Whether)(13) should be rev	exempt status un oked, effective January 1,	der IRC §501(c		
Facts:				
~		· · · · · · · · · · · · · · · · · · ·		
The amended and re	estated code of regulations of the company states that			
removal from office majority of the Boar	The trustees hold office on a perpetual bruccessor is duly elected and qualified or until their ear or death. Any trustee may be removed by the affirmed of Trustee. The officers of are appointed a removed by the Board of Trustees.	arlier resignation,		
An agreement between the following:	een and	provided for		
	rm with automatic unlimited 10-year extensions solel t management company.	ly at the option of		
• time by givin	has the right to terminate the agr ng 90 days prior written notice.	reement at any		
ha. contract with	s absolutely no right under the contract to unilaterally nout cause.	y terminate the		
• If the agreemen	breaches the contract or comm nt, must give them written notification and			

		2004402	9 E	
Form 886-A	DRAFT EXPI	FT EXPLANATION OF ITEMS		
Name of Taxpa	ayer		Year Ended	
breac	h or default.			
	ispute arises between cannot resolve, it must be subn	and nitted to binding arbitration. ¹	that	
subje with	ct to the written consent of seld.2	may assign the Agreement to a single , which may not be unreasona	•	
space the ce	s, lawn crypts, mausoleum cry	was appointed agent, was appointed agent, was appointed agent, was a services, and to so opts and niches, memorials, and burisher chandise and services on both a property of the services of	al vaults in	
servi	agreed to pay anagement and sales services se sold by yed on the sale of each item an	of the gross sales price of each i		
be pa	ding the down payment and paid to	s (cash received) on any purchase co yments made on principal and inter- until the total commissi pany receives its money first)	est, was to	
calcu	agreed to pay volume in any year equals or o lated as a percentage (% - %			
the p	ersonnel provided by	for expenses, including payroll taxes, asso who manager, administrative.	e and	
1 Since		rs/employees make up the board of	, it is difficult	
	spute arising that could not be resolved to the specific transfer of	ved. owners/employees make	un the board	

² As stated in footnote #1, since owners/employees make up the board of , it is in reality difficult to image a circumstance under which consent to the reassignment would

be withheld.

Form 886-A	n 886-A DRAFT EXPLANATION OF ITEMS	
Name of Taxpayer		Year Ended

personnel, grounds superintendents, grounds crew, and such other non-sales personnel as are required for the proper operation of the cemetery and its business has the full authority to decide how much of its personnel's time and in what manner and whom shall represent it in carrying out the terms of the agreement.

- was to determine the terms, conditions, and prices of the interment spaces, lawn crypts, mausoleum crypts and niches, memorials, and burial vaults in the cemetery.
- its officers, directors, partners, stockholders, employees, agents, representatives, subsidiaries and affiliates were not be held liable for any error of judgment, mistake or law or loss suffered by in connection with performance of its obligations and duties.

The "Sales and Management Agreement" gives the management company almost complete control over for at least the next 50 plus years. It is as if is a subsidiary of Because of total control over the operations of , it follows that is not being operated as a non profit organization, but rather as a subsidiary of

Taxpayer's Position:

has indicated agreement with the proposed revocation effective January 1, and form 6018 has been signed.

Government's Position:

This is basically a case of substance versus form. The written agreement purports to be a sales and management contract. However, in reality, has conveyed an equity or joint venture interest to based on the following factors:

1) The term of the contract is 50 years, which essentially covers the useful life of the cemetery for purposes of sales.

Form 886-A	DRAFT EXPLANATION OF ITEMS	Schedule or Exhibit No.
Name of Taxpay	er	Year Ended

- 2) cannot cancel the contract without cause, which is indicative of an equity or joint venture interest. Normally a service agreement can be cancelled within a reasonable time frame (i.e. after 12 months, 36 months) without cause.
- 3) pays a high percentage of sales to , as well as the related expenses.
- 4) Employees of handle all activities and make up the Board of Directors.

Conclusion:

It has been determined that exempt status should be revoked effective January 1, because of the following reasons:

- A. income has inured to the benefit of a private individual because of a sales and management agreement that grants what amounts to an equity interest or a joint venture interest in to This ownership interest is evidenced by the manner in which control of changes whenever the ownership of the company holding the management contract changes.
- B. The same sales and management agreement provides for an unreasonable revenue sharing arrangement.
- C. is a defacto subsidiary of total control over the operations of results in not being operated as a non-profit organization, but rather as a subsidiary of In order to qualify as an exempt cemetery company, must be operated as a non profit organization.
- D. The arrangement between and has in essence conferred an equity interest to or is, at the very least, a joint venture arrangement.
- E. Further, even if the arrangement is not considered to represent an equity interest or joint venture, the contract so distances from the actual operation of the cemetery that it can no longer be said to be operating a cemetery company. In essence, no longer exists.



DEPARTMENT OF THE TREASURY Internal Revenue Service

Washington, DC 20224

DEC 2 4 2003

Taxpayer Identification Number:

Person to Contact/ID Number:

Contact Numbers: Telephone: Fax:

Dear Sir or Madam:

We are sending the enclosed material under the provisions of your power of attorney or other authorization on file with us. For your convenience, we have listed the name of the taxpayer to whom this material relates.

If you have any questions, please call the contact person at the telephone number shown in the heading of this letter. If you write, please provide a telephone number and the most convenient time to call if we need to contact you.

Thank you for your cooperation.

Sincerely,

R. C. Johnson

Director of Examinations

Enclosures:

Letter

Report

Taxpayer name: